

SEALED

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION

FILED

OCT 02 2019

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS
BY *[Signature]*
DEPUTY CLERK

UNITED STATES OF AMERICA,

CRIMINAL NO.: _____

§

Plaintiff,

INDICTMENT

§

VS.

Ct 1-3: 18 U.S.C. §661

LUTHER FINLEY,

Theft within Special Maritime and
Territorial Jurisdiction

Defendant.

SA 19 CR 0728 FB

THE GRAND JURY CHARGES:

COUNT ONE
[18 U.S.C. § 661]

On or about June 8, 2018, at Joint Base San Antonio – Fort Sam Houston, Texas, in the Western District of Texas, and within the special maritime and territorial jurisdiction of the United States, Defendant,

LUTHER FINLEY,

did take and carry away, with intent to steal and purloin the personal property of B.R.B., specifically an Ozone 500 road bicycle, and the personal property of S.M., specifically a Dynacraft Equator bicycle, in violation of Title 18, United States Code, Section 661.

COUNT TWO
[18 U.S.C. § 661]

On or about January 3, 2019, at Joint Base San Antonio – Fort Sam Houston, Texas, in the Western District of Texas, and within the special maritime and territorial jurisdiction of the United States, Defendant,

LUTHER FINLEY,

did take and carry away, with intent to steal and purloin the personal property of B.A.B.,

specifically a Cervelo P3 red and white bicycle and a Sigler carbon fiber road bicycle, valued in excess of \$1,000, in violation of Title 18, United States Code, Section 661.

COUNT THREE
[18 U.S.C. § 661]

On or about January 26, 2019, at Joint Base San Antonio – Fort Sam Houston, Texas, in the Western District of Texas, and within the special maritime and territorial jurisdiction of the United States, Defendant,

LUTHER FINLEY,

did take and carry away, with intent to steal and purloin the personal property of D.W., specifically a Roadmaster Granite Peak men's mountain bicycle, and the personal property of W.Z., specifically a Roadtech Kent 700 bicycle, in violation of Title 18, United States Code, Section 661.

A TRUE BILL



FOREPERSON OF THE GRAND JURY

JOHN F. BASH
UNITED STATES ATTORNEY

BY:


BRIAN NOWINSKI
Assistant United States Attorney